§1.61-14 Miscellaneous items of gross

- (a) In general. In addition to the items enumerated in section 61(a), there are many other kinds of gross income. For example, punitive damages such as treble damages under the antitrust laws and exemplary damages for fraud are gross income. Another person's payment of the taxpayer's income taxes constitutes gross income to the taxpayer unless excluded by law. Illegal gains constitute gross income. Treasure trove, to the extent of its value in United States currency, constitutes gross income for the taxable year in which it is reduced to undisputed possession.
- (b) Cross references. (1) Prizes and awards, see section 74 and regulations thereunder:
- (2) Damages for personal injury or sickness, see section 104 and the regulations thereunder:
- (3) Income taxes paid by lessee corporation, see section 110 and regulations thereunder:
- (4) Scholarships and fellowship grants, see section 117 and regulations thereunder;
- (5) Miscellaneous exemptions under other acts of Congress, see section 122;
- (6) Tax-free covenant bonds, see section 1451 and regulations thereunder.
- (7) Notional principal contracts, see §1.446–3.

[T.D. 6500, 25 FR 11402, Nov. 26, 1960, as amended by T.D. 6856, 30 FR 13316, Oct. 20, 1965; T.D. 8491, 58 FR 53127, Oct. 14, 1993]

§1.61-15 Options received as payment of income.

(a) In general. Except as otherwise provided in §1.61-2(d)(6)(i) (relating to certain restricted property transferred after June 30, 1969), if any person receives an option in payment of an amount constituting compensation of such person (or any other person), such option is subject to the rules contained in §1.421-6 for purposes of determining when income is realized in connection with such option and the amount of such income. In this regard, the rules of §1.421-6 apply to an option received in payment of an amount constituting compensation regardless of the form of the transaction. Thus, the rules of §1.421-6 apply to an option transferred

for less than its fair market value in a transaction taking the form of a sale or exchange if the difference between the amount paid for the option and its fair market value at the time of transfer is the payment of an amount constituting compensation of the transferee or any other person. This section, for example, makes the rules of §1.421-6 applicable to options granted in whole or partial payment for services of an independent contractor. If an amount of money or property is paid for an option to which this paragraph applies, then the amount paid shall be part of the basis of such option.

- (b) Options to which paragraph (a) does not apply. (1) Paragraph (a) of this section does not apply to:
- (i) An option which is subject to the rules contained in section 421; and
- (ii) An option which is not granted as the payment of an amount constituting compensation, such as an option which is acquired solely as an investment (including an option which is part of an investment unit described in paragraph (b) of §1.1232–3). For rules relating to the taxation of options described in this subdivision, see section 1234 and the regulations thereunder.
- (2) If a person acquires an option which is not subject to the rules contained in section 421, and if such option has a readily ascertainable fair market value, such person may establish that such option was not acquired as payment of an amount constituting compensation by showing that the amount of money or its equivalent paid for the option equaled the readily ascertainable fair market value of the option. If a person acquires an option which is not subject to the rules contained in section 421, and if such option does not have a readily ascertainable fair market value, then to establish that such option was not acquired as payment of an amount constituting compensation, such person must show that, from an examination of all the surrounding circumstances, there was no reason for the option to have been granted as the payment of an amount constituting compensation. For example, such person must show that he had neither rendered nor was obligated to render substantial services in consideration for